

tude of some of the new judges elected June 7 that they are a portion of that section of the legal fraternity, a majority of which holds membership in the Chicago Bar ass'n, which has commercialized, degraded and debased a once exalted profession. It makes no difference on what day or season of the year a judicial election is held, the same results follow.

Corporation lawyers, and those who take their orders from the "trust magnates," the managers of the "trust press," and who as judges will be subservient to the orders of the inner circle of the "C. B. A.," are invariably elected. The majority of the voters are too ignorant to be trusted with a ballot, so they have to take the advice of these two shams, the "C. B. A." and the "trust press," by voting the ticket nominated by one "fake," and recommended by the other.

And so for an additional \$2,000 a year the newly-elected judges are holding out, refusing to subscribe to the oath of office, allowing the claimants of the widows and orphans, the maimed and the helpless, seeking judiciary relief, to wait till they get "good and ready" to start the legal machinery in motion. What stronger argument do you want in favor of "judicial recall" than the selfish, sordid motives of these high (?) class lawyers, whose superb legal (?) ability and exalted judicial (?) temperament is the "halo" that decks their brow and charms the "dampphool" voters taking their gospel from the "trust press" into electing them.

Judges are clamoring for higher salaries. How many of them earned in private practice one-half the salary they now receive for "guessing away" the lives, liberties and property of the unfortunate litigants who seek justice at their hands?

Twelve circuit and superior judges have been added to the Cook county benches in four years. Yet the calendars are crowded while country judges are brought here at a cost to

the taxpayers to help out. Still the congestion goes on. If 100 circuit, municipal and superior court judges were added to our local courts no better results would be forthcoming. The judicial machinery moves at a snail-like speed. The judges owe obedience to no man or set of men. With them the motto is: "The people be damned!" When judicial candidates will be obliged to undergo a "civil service" examination before eligible to seek office a better class of lawyers will wear the ermine. Then the bench will not be dominated, controlled or dictated to by the two big "trusts," the C. B. A. and the press. When this happens justice and equity in Cook county will no longer be a sham and a byword of reproach.—Blackstone.

ANSWER TO T. S. S.—You have asked a question, which I'm afraid would take up too much space if I should go into details, but at any rate I will endeavor not to be prolix.

My opinion is, a man has a right to know all, and the girl likewise, but it do not approve of the peeping system. If I thought worth while of a girl I could not belittle her in that manner, and I should sure lose self-respect of the girl and myself. There is no better way to know a girl than by her ways and actions, her former company and her present company.

If you think of each other very much what you cannot find out that way, if you have the right to ask, ask her. I will assure you she will tell you the truth. In love affairs I think women are more truthful than men. I have found it so in several cases. But do not be a sleeper while in their company. They are always cunning and on the alert. You must use a psychological mind. If you love a woman it is not best to know too much. Bury the past. If you are any judge at all you will have no trouble in finding your equal. But here is the great trouble, man wants more than he can give (morality). I have